## PATENT COOPERATION TREATY

เออบุร ธินเห็นซินแดววช นอ รอเอน ออรู)	Form PCT/ISA/220 (January 2004)			
Telephone No. 571-272-4972	Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201			
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richael Brown	Mail Stop PCT, Attn: {SA/US} Commissioner for Patents			
Authorized officer	Name and mailing address of the ISAN 31 1931 1931 1931 1931 1931 1931 1931			
	Volume II, National Chapters and the WIPO Internet site.			
ime limits, Office by Office, see the PCT Applicant's Guide,	See the Annex to Form PCT/IB/301 and, for details about the applicable to			
) will apply even if no demand is filed within 19 months.	In respect of other designated Offices, the time limit of 30 months (or later			
o the national phase until 50 months from the prescribed acts for atths from the prescribed acts for	Within 19 months from the priority date, but only in respect of some examination must be filed if the applicant wishes to postpone the entry interminational phase before those designated Offices.			
The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau, will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date.				
or withdrawat of the international approximation of me	A. Reminders  Shortly after the expiration of 18 months from the priority date, the interpriority claim, must reach the International Bureau as provided in Rules 90 technical preparations for international publication.			
I be notified as soon as a decision is made.	no decision has been made yet on the protest; the applicant wil			
tted to the International Bureau together with the applicant's a thereon to the designated Offices.	insanst to forward the decision thereon has been transmin to forward the texts of both the protest and the decision			
s) under Rule 40.2, the applicant is notified that:	3. With regard to the protest against payment of (an) additional feets			
<ul> <li>The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith.</li> </ul>				
	For more detailed instructions, see the notes on the accompany			
	1211 Geneva 20, Switzerland, Facsimile No.: (41-22)			
in des Colombettes	Where? Directly to the International Bureau of WIPO, 34 chem			
two months from the date of transmittal of the international	When? The time limit for filing such amendments is normally search report.			
	Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the			
the written opinion of the International Searching Authority	<ol> <li>The applicant is hereby notified that the international search report a have been established and are transmitted herewith.</li> </ol>			
	REABILITY INC.			
	Applicant			
tional filing date onth/year) 04 February 2005 (04.02.2005)	International application No.			
EURTHER ACTION See paragraphs I and 4 below				
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(PCT Rule 44.1)				
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	From the INTERNATIONAL SEARCHING AUTHORITY			

### PATENT COOPERATION TREATY

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## INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

	published with the abstract.	b. none of the figures is to be
re better characterizes the invention.	Authority, because this figu	sint yd betoeles as
icant failed to suggest a figure.	Authority, because the appl	as selected by this
	applicant.	as suggested by the
is Figure No. 19G	published with the abstract	6. With regard to the drawings, a. the figure of the drawings to be
, by this Authority as it appears in Box No. IV. The applies international search report, submit comments to this Authori	t, according to Rule 38.2(b) sid the date of mailing of this	the text has been established month fron
		the text is approved as subm
		<ol> <li>With regard to the abstract,</li> </ol>
swojioj s	l by this Authority to read a	the text has been established
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		4. With regard to the title,
		3. Unity of invention is lackin
		Certain claims were found
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	•	according to Article 18. A copy is being
onal Searching Authority and is transmitted to the applicational Bureau	prepared by this Internati	This international search report has been
		Applicant REABILITY INC.
	International filing date ( .04 February 2005 (04.02	International application No.
see Form PCT/ISA/220 as well as, where applicable, item 5 below.	EOR FURTHER	Applicant's or agent's file reference

Form PCT/ISA/210 (first sheet) (April 2005)

#### INTERNATIONAL SEARCH REPORT

PCT/IL05/00142

Box IV TEXT OF THE ABSTRACT (Continuation of Item 5 of the first sheet)

The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

NEW ABSTRACT A method of rehabilitation using an actuator type that includes a movement mechanism capable of applying a force that interacts with a motion of a patient's limb in a volume of at least 30 cm in diameter, in at least three degrees of freedom of motion of the actuator and capable of preventing substantial motion in any point in any direction in the volume, including exercising a patient at a first place of rehabilitation selected from a bed, a wheel-chair, a clinic and a home, using an actuator type which interacts with a motion of the patient, and second exercising the patient at a second place of rehabilitation selected from a bed, a wheel-interacts with a motion of the patient, and second actuator of the actuator type which interacts with a motion of the patient, wherein the first exercising and the second exercising utilize a same movement mechanism design for moving the actuator.

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		Form PCT/ISA/210 (second sheet) (April 2005)		
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	Authorized officer	Name and mailing address of the ISA/US		
		02 September 2005 (02.09.2005)		
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vant passages Relevant to claim No.	propriate, of the relev	Category * Citation of document, with indication, where app		
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### PATENT COOPERATION TREATY

From the

INTERNATIONAL SEARCHING AUTHORITY

Form PCT/ISA/237 (cover sheet) (April 2005)

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	If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.				IbE∀	
	If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.					
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	Box No. V Reasoned statement under Rule $43bis$ . I(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				$\boxtimes$	
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# INTERNATIONAL SEARCHING AUTHORITY WRITTEN OPINION OF THE

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copies is identical to that in the	In addition, in the case that more than one version or copy of a sequence listing and/or table or furnished, the required statements that the information in the subsequent or additional application as filed or does not go beyond the application as filed, as appropriate, were furn.	
	furnished subsequently to this Authority for the purposes of search.	
	filed together with the international application in electronic form.	
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tion and necessary to the claimed	regard to any <b>nucleotide and/or amino acid sequence</b> disclosed in the international applica tion, this opinion has been established on the basis of:	2. With
To sesogrug ent tot bedsinrul no	a translation of the international application into, which is the language of a translation international search (Rules 12.3(a) and 23.1(b)).	
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## WRITTEN OPINION OF THE

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		be made or used in industry.
strial applicability because the subject matter claimed can	ubni bas sudi	Claims 1-50 meet the criteria set out in PCT Article 33(4), and th
echanism design tot moving the actuator.	шолешеиц ш	wherein the first exercise and the second exercise use the same m
at one location and the same exercise at a second location,	s exercise s	Claims 1-14 meet the criteria set out in PCT Article 33(2)-(3), be exercising using an actuator at different locations to perform a fit
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closed by Joutras includes that structural limitations of the	sib suteraqda	be used to perform the method steps recited in the claims. The apparatus claims recited in the claims.
us over Joutras. It would have been obvious to one having bising apparatus and techniques disclosed by Jourtras could	being obviol: that the exerc	Claims 15-50 lack an inventive step under PCT Article 33(3) as be ordinary skill in the art at the time that the invention was made the
		2. Citations and explanations:
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		I. Statement
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gard to novelty, inventive step or industrial	)(i) with re	Box No. V Reasoned statement under Rule 43 bis.1(a)
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